

CIRCUIT COURT OF

COUNTY, MISSOURI

)  
)  
Petitioner, )  
)  
vs. ) Case No.  
)  
)  
)  
Respondent. )

#### **PRE-TRIAL STIPULATION**

Come now the parties and counsel and, for purposes of the contested trial in this cause, do hereby agree and stipulate that they have filed or prepared all of the following documents applicable to this case:

1. Income and Expense Statements - **Form 68-H-1 or H-2**
2. Statements of Property - **Form 68-G**
3. Form 14s
4. Parenting Plans - **Form 68-A**
5. Consolidated Statement of Marital and Non-Marital Assets and Debts of Petitioner and Respondent - **Form 68-I.**

The following statements marked with an "X" apply in this case and those marked with "N/A" do not apply in this case:

- [ ] There are allegations of abuse and/or neglect and a guardian ad litem has been appointed.
- [ ] The Court has jurisdiction over the subject matter of this marriage and personal jurisdiction over all parties and the child(ren) of the marriage.
- [ ] The marriage of the parties is irretrievably broken and cannot be preserved.
- [ ] The child(ren) listed in the original Petition are all born of the these parties (or lawfully adopted) and there is no issue of paternity.

- [ ] The child(ren) listed on the original Petition are all unemancipated and dependent upon these parties for support except as noted.
- [ ] The child(ren) listed are now emancipated and no longer dependent on either party for support, to-wit:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

- [ ] The presumed amount of child support under Supreme Court Rule 88 is just and appropriate as set forth on the Form 14 attached hereto.
- [ ] This is an appropriate case for Joint Legal Custody under the Parenting Plan attached hereto as Exhibit \_\_\_\_\_.
  - [ ] Petitioner/Plaintiff [ ] Respondent/Defendant should be awarded sole physical care, custody, and control of the unemancipated child(ren).
  - [ ] Petitioner/Plaintiff [ ] Respondent/Defendant should have visitation and temporary custody as set forth on the attached Parenting Plan attached hereto as Exhibit \_\_\_\_\_.
    - [ ] Petitioner [ ] Respondent own separate property not subject to division by the Court which should be set aside to as his/her sole and separate property, which is more fully described in **Form 68-I** attached hereto.
- [ ] The parties own marital property subject to division by the Court which they agree and stipulate may be divided by the Court as set forth in **Form 68-I** attached hereto;
- [ ] The marital property subject to division by the Court which the parties DO NOT AGREE as to division and/or value is set forth in **Form 68-I** attached hereto.
- [ ] The parties have divided ALL marital property to their mutual satisfaction and the Court may order that each keep what is in his/her respective possession.
- [ ] Other matters of evidence are hereby stipulated to by the parties as set forth in Exhibit \_\_\_\_\_ attached hereto.
- [ ] The parties stipulate the evidence listed on Exhibit(s) \_\_\_\_\_ may be received into evidence without further foundation or identification.

NOTE: Any objections such as "relevancy", "hearsay", etc., shall be noted on the Exhibit.

THE PARTIES STATE, STIPULATE, AND AGREE, THAT THIS DOCUMENT, TOGETHER WITH ALL ATTACHED EXHIBITS, IS A BINDING EVIDENTIARY STIPULATION FOR PURPOSES OF THIS CASE AND EACH UNDERSTANDS THAT THE COURT MAY, ON THE TRIAL OF THIS CASE, PROHIBIT INTRODUCTION OF FURTHER EVIDENCE BEARING ONLY UPON ITEMS HEREIN STIPULATED. EACH PARTY AND THE RESPECTIVE ATTORNEYS STIPULATE THAT ALL PICTURES, DOCUMENTS, AND ITEMS THEY INTEND TO INTRODUCE AT THE TRIAL OF THIS CASE HAVE BEEN PRE-MARKED AND EACH CERTIFIES THAT HE/SHE UNDERSTANDS THAT THE COURT MAY REJECT ANY SUCH ADDITIONAL ITEMS NOT PRE-MARKED. EACH PARTY/ATTORNEY EXECUTING THIS STIPULATION AGREES TO BE BOUND HEREBY.

IN WITNESS WHEREOF, the parties have hereunto set their hands this

\_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

Petitioner's Signature

Respondent's Signature

Petitioner's Attorney

Respondent's Attorney

Guardian ad Litem